Revised: October 17, 2014

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	<b>3</b> 7
RONALD PURNELL	X
Plaintiff(s), -against- CITY OF NEW YORK, et al.  Defendant(s).	18-CV-11758 (ALC)(SN)  [PROPOSED]  CIVIL CASE MANAGEMENT  PLAN AND SCHEDULING  ORDER
	X
SARAH NETBURN, United States Magistrate Ju-	dge:
On April 18, 2019 the parties appeared for a	n Initial Pretrial Conference. After review
of the pleadings and consultation with the parties, the	e following scheduling order is entered
pursuant to Rule 16 of the Federal Rules of Civil Pro	cedure:
Pleadings and Parties. The parties may ame	end the pleadings or join additional parties
until June 17, 2019	
Discovery. All fact discovery shall be compl	eted by September 18, 2019.
Disclosure of expert evidence as required Rule 26(a)	(2)(A), (B) or (C) shall be made by
October 18, 2019 . The disclosure of expert	evidence intended by a party solely to
contradict or rebut expert evidence on the same subje	ect matter disclosed by the opposing party
shall be made by November 18, 2019. All exp	pert discovery shall be completed by
December 18, 2019 . [Dates for expert discov	ery shall be provided only if expert
discovery is reasonably anticipated.]	
Status Letter. A joint letter informing the Co	ourt about the status of discovery shall be
filed with the Court by June 17, 2019 [8	generally 60 days from date of conference].
The letter should address any outstanding discovery	disputes. It should also indicate whether the

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parties wish to schedule a settlement conference and, if so, include proposed dates on at least two consecutive weeks. The parties are, however, encouraged to contact the Court earlier if they believe a settlement conference sooner would be productive.

Summary Judgment Motion. [Select as appropriate based on the Individual Practices
of the judge who will consider the motion:] Any party that wishes to file a motion for summary
judgment shall file a pre-motion letter with the HonAndrew L. Carter by
January 2, 2020 (generally 15 days after the close of discovery) / Any summary
judgment motion shall be filed, without a pre-motion letter, by
(generally 30 days after the close of discovery).
Trial. The parties request a jury trial OR bench trial (circle one).
SO ORDERED.
DATED: New York, New York